| UNITED STATES DISTRICT COURT<br>SOUTHERN DISTRICT OF NEW YORK |             | USDC SDNY DOCUMENT               |
|---|-------------|----------------------------------|
| SCHNEIDER et al., -against- AL QAEDA ISLAMIC et al.,          | Plaintiffs, | ORDER<br>02 Civ. 7209 (GBD) (SN) |
|   | Defendants. | <b>X</b>                         |

GEORGE B. DANIELS, United States District Judge:

On February 5, 2020, the Ashton and Schneider Plaintiffs moved this Court to issue, *inter alia*, (1) solatium damages to the families of certain decedents, (2) pain and suffering awards to the estates of certain decedents. (02 Civ. 7209, ECF No. 44.) Plaintiffs' proposed order of final judgment attaches Exhibit A, which lists immediate family members to decedents who have moved this Court to grant to them solatium damages.

Previously on September 23, 2019, Magistrate Judge Netburn held a telephone conference with plaintiffs, Defendant Dubai Islamic Bank, and Defendant Kingdom of Saudi Arabia, during which she explained to the parties that it is not a "legally proper position" for claimants to obtain judgments when they are not plaintiffs to the case. (*See* Tr. of Sept. 23, 2019 Telephone Conference at 3:16–22.)

The following individuals appear not to be eligible for recovery because they are not named Plaintiffs to this case: (1) Gladys Rodriguez, (2) Gladys Mendez-Rodriguez, (3) Gerard Baptiste, (4) Debora Ann Crisman, (5) Jonathan Connors, (6) James Connors, (7) Sabrina Dimino, (8) Gigi Dimino-Eber, (9) Amber Salcedo, (10) Kalya Salcedo, (11) Markos Salcedo, (12) Melody Ann

Case 1:02-cv-07209-GBD-SN Document 51 Filed 09/15/20 Page 2 of 2

Salcedo, (13) Rachel Schneider, (14) Jake Schneider, and (15) Sophie Schneider each appear not to

be eligible for recovery because they are not named plaintiffs to the case. The plaintiffs are therefore

directed to either (1) file a Notice of Amendment, adding these individuals as plaintiffs to the case,

or (2) if either individual is in fact a named plaintiff, identify with specificity where her name can be

found on the docket, in the Complaint, or in the Notice of Amendment.

Additionally, Plaintiffs list (1) Gladys Mendez-Rodriguez, (2) Olga Mendez, (3) Juan

Mendez, and (4) Gary Baptiste as half-siblings to decedents. Requests for damages for step relatives

must be presented to this Court, along with sworn declarations, pursuant to the framework set forth

in Hoglan I, (03 MDL 1570, ECF No. 3363), and later adopted by Hoglan II, (03 MDL 1570, ECF

No. 3384).

Finally, Daniel Crisman, listed as a decedent in this case, is not identified by name on either

the 9/11 multidistrict litigation docket or the member case docket. Because this Court cannot identify

whether Mr. Crisman is represented by a plaintiff in this case, Plaintiffs are hereby directed to file an

amended exhibit indicating the name of the individual plaintiff—who must be identified by name on

the docket—representing Mr. Crisman.

Plaintiffs should take these steps and submit a letter apprising this Court of the individual's

respective statuses no later than Tuesday, September 22, 2020.

Dated: September 15, 2020

New York, New York

SO ORDERED.

ed States District Judge

2